Decisions announced without Opinions.

DECISIONS ANNOUNCED WITHOUT OPINIONS DUR-ING THE TIME COVERED BY THIS VOLUME.

No. 10. Watson v. Rhode Island. Error to the Supreme Court of the State of Rhode Island. Argued for the plaintiff in error October 9, 1900. Decided October 15, 1900. Per Curiam. Judgment affirmed, with costs, on the authority of Murphy v. Massachusetts, 177 U. S. 155; Caldwell v. Texas, 137 U. S. 692. Mr. David A. Gourick for plaintiff in error. No counsel appeared for defendant in error.

No. 41. Gould v. Hughes. On writ of certiorari to the United States Circuit Court of Appeals for the Third Circuit. Argued October 10 and 11, 1900. Decided October 22, 1900. Decree affirmed, with costs, by a divided court, and cause remanded to the District Court of the United States for the Eastern District of Pennsylvania. Mr. Henry R. Edmunds and Mr. Eugene P. Carver for petitioners. Mr. Horace L. Cheyney and Mr. John F. Lewis for respondents.

No. 55. Archer v. Baltimore Building and Loan Association. Appeal from the Circuit Court of the United States for the District of West Virginia. Argued and submitted October 30, 1900. Decided November 5, 1900. Per Curiam. Decree affirmed, with costs, on the authority of Forsythe v. Hammond, 166 U. S. 517; Central Trust Company v. Seasongood, 130 U. S. 491; Remington Paper Company v. Watson, 173 U. S. 451; Maxwell v. Dow, 176 U. S. 581, and cases cited. Mr. V. B. Archer for appellants. Mr. William Hepburn Russell, Mr. William Beverly Winslow and Mr. Fielder C. Slingluff for appellees.

No. 57. DAY v. CONLEY & MoTAGUE, KEEPERS OF THE STATE PRISON OF THE STATE OF MONTANA. Appeal from the Circuit

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Court of the United States for the State of Montana. Argued and submitted October 31, 1900. Decided November 5, 1900. Per Curiam. Final order affirmed, with costs, on the authority of Markuson v. Boucher, 175 U.S. 184; Brown v. New Jersey, 175 U.S. 172–175; Tinsley v. Anderson, 171 U.S. 101; In re Eckart, 166 U.S. 481; Bergemann v. Backer, 157 U.S. 655; In re Wilson, 140 U.S. 575; and see State v. Brantley, 20 Montana, 173; State v. Clancy, 20 Montana, 498. Mr. Chapin Brown and Mr. James W. Forbis for appellant. Mr. C. B. Nolan for appellees.

No. 233. Daugherty v. Hood. Error to the Circuit Court of the United States for the District of Nebraska. Motions to dismiss or affirm submitted October 29, 1900. Decided November 5, 1900. Per Curiam. Writ of error dismissed for the want of jurisdiction on the authority of Colvin v. Jacksonville, 158 U. S. 456; Robinson v. Caldwell, 165 U. S. 359. Mr. C. S. Montgomery for motions to dismiss or affirm. Mr. Joel W. West opposing.

No. 61. McGilvray v. Knott. Error to the Supreme Court of the State of California. Argued November 1 and 2, 1900. Decided November 12, 1900. Per Curiam. Judgment affirmed, with costs, on the authority of Whitcomb v. Smithson, 175 U.S. 635. Mr. Jackson H. Ralston and Mr. C. H. Wilson for the plaintiff in error. No counsel appeared for the defendant in error.

No. 75. Stevens v. State of Ohio. Appeal from the Circuit Court of the United States for the Northern District of Ohio. Submitted November 7, 1900. Decided November 12, 1900. Per Curiam. Final order affirmed, with costs, on the authority of Pepke v. Cronan, 155 U. S. 100; New York v. Eno, 155 U. S. 89, and cases cited; Baker v. Grice, 169 U. S. 284. Mr. J. Bernard Handlan for appellant. Mr. Addison C. Lewis for appellee.